# BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

In re:
BellSouth Telecommunications, Inc.'s
Entry Into Long Distance (InterLATA)
Service in Tennessee Pursuant to
Section 271 of the Telecommunications
Act of 1996

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<b>,</b>		-LUNE TARY

### AGREED MOTION FOR EXTENSION OF TIME

The Southeastern Competitive Carriers Association ("SECCA"); AT&T Communications of the South Central States, LLC and TCG MidSouth, Inc. (collectively "AT&T"); MCI WorldCom Communications, Inc., McImetro Access Transmission Services, LLC and Brooks Fiber Communications of Tennessee, Inc. (collectively "WorldCom"); XO Tennessee Inc. ("XO"); DIECA d/b/a Covad Communications Company (Covad") hereby requests an extension of time from July 9, 2002 until July 12, 2002 to file testimony in the above-captioned proceeding. Counsel for BellSouth Telecommunications Inc. ("BellSouth") has agreed to this extension under the following conditions.

- 1. BellSouth will have until July 22, 2002 to file reply testimony.
- 2. The CLEC Coalition will not object to BellSouth filing a few additional remaining supplemental discovery requests on July 9, 2002.
- 3. The CLEC Coalition will not seek to delay the hearing schedule as a result of this request.

Counsel for the CLEC Coalition does not oppose the conditions listed above. Therefore; the CLEC Coalition and BellSouth request that the motion for extension of time be granted.

806777 v1 010183-000 7/9/2002



#### Respectfully submitted,

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#### CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the parties of record, via hand-delivery, overnight delivery or U.S. Mail, postage prepaid, addressed as follows on this 9th day of July, 2002:

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